House Study Bill 99 - Introduced

SENATE/HOUSE FILE _____

BY (PROPOSED ECONOMIC

DEVELOPMENT AUTHORITY BILL)

A BILL FOR

- 1 An Act relating to the programs and duties of the economic
- 2 development authority and including effective date and
- 3 retroactive and other applicability provisions and other
- 4 properly related matters.
- 5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 DIVISION I

- 2 LIFE CYCLE COST ANALYSES
- 3 Section 1. Section 470.1, Code 2015, is amended by adding 4 the following new subsection:
- 5 NEW SUBSECTION. 01. "Addition" means new construction equal
- 6 to or greater than twenty thousand square feet of usable floor
- 7 space that is heated or cooled by a mechanical or electrical
- 8 system and is joined to a previously existing facility.
- 9 Sec. 2. Section 470.1, subsections 6, 7, and 10, Code 2015,
- 10 are amended to read as follows:
- 11 6. "Facility" means a building having twenty thousand square
- 12 feet or more of usable floor space that is heated or cooled
- 13 by a mechanical or electrical system or any building, system,
- 14 or physical operation which consumes more than forty thousand
- 15 British thermal units (BTUs) per square foot per year.
- 16 7. "Initial cost" means the moneys required for the capital
- 17 construction or renovation of a facility or the construction
- 18 of an addition.
- 19 10. "Renovation" means a project where additions or
- 20 alterations, that are not additions, to an existing facility
- 21 exceed fifty percent of the value of a facility and will affect
- 22 an energy system.
- 23 Sec. 3. Section 470.2, Code 2015, is amended to read as
- 24 follows:
- 25 470.2 Policy analysis required.
- 26 The general assembly declares that energy management is of
- 27 primary importance in the design of publicly owned facilities.
- 28 Commencing January 1, 1980 On or after the effective date of
- 29 this division of this Act, a public agency responsible for the
- 30 construction or renovation of a facility or the construction of
- 31 an addition shall, in a design begun after that date, include
- 32 as a design criterion the requirement that a life cycle cost
- 33 analysis be conducted for the facility. The objectives of the
- 34 life cycle cost analysis are to optimize energy efficiency at
- 35 an acceptable life cycle cost. The life cycle cost analysis

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- 1 shall meet the requirements of section 470.3.
- 2 Sec. 4. Section 470.3, subsection 2, Code 2015, is amended
- 3 to read as follows:
- 4 2. A public agency or a person preparing a life cycle cost
- 5 analysis for a public agency shall consider the methods and
- 6 analytical models provided by the authority and available
- 7 through the commissioner, which are suited to the purpose
- 8 for which the project is intended. Within sixty days of
- 9 final selection of a design architect or engineer, a public
- 10 agency, which is also a state agency under section 7D.34, shall
- 11 notify the commissioner and the authority of the methodology
- 12 to be used to perform the life cycle cost analysis, on forms
- 13 provided by the authority use the methodology set forth in the
- 14 guidelines established, by rule, by the commissioner.
- 15 Sec. 5. Section 470.4, Code 2015, is amended to read as
- 16 follows:
- 17 470.4 Analysis approved.
- 18 The life cycle cost analysis shall be approved by the public
- 19 agency before contracts for the construction or renovation
- 20 of a facility or the construction of an addition are let. A
- 21 public agency may accept a facility design and shall meet
- 22 the requirements of this chapter if the design meets the
- 23 operational requirements of the agency and provides the optimum
- 24 life cycle cost. The public agency shall retain a copy of the
- 25 life cycle cost analysis and a statement justifying a design
- 26 decision both of which shall be available for public inspection
- 27 at reasonable hours.
- 28 Sec. 6. Section 470.6, Code 2015, is amended to read as
- 29 follows:
- 30 470.6 Restriction on use of public funds.
- 31 Public funds shall not be used for the construction or
- 32 renovation of a facility or the construction of an addition
- 33 unless the design for the work is prepared in accordance with
- 34 this chapter and the actual construction or renovation of
- 35 the facility or the construction of the addition meets the

1 requirements of the design.

- 2 Sec. 7. Section 470.7, Code 2015, is amended to read as 3 follows:
- 4 470.7 Life cycle cost analysis approval.
- 5 l. The public agency responsible for the new construction
- 6 or renovation of a public facility or the construction of an
- 7 addition to a public facility shall submit a copy of the life
- 8 cycle cost analysis for review by the commissioner who shall
- 9 consult with the authority. If the public agency is also a
- 10 state agency under section 7D.34, comments by the authority
- ll or the commissioner, including any recommendation for changes
- 12 in the analysis, shall, within thirty days of receipt of the
- 13 analysis, be forwarded in writing to the public agency. If
- 14 either the authority or the commissioner disagrees with any
- 15 aspects of the life cycle cost analysis, the public agency
- 16 affected shall timely respond in writing to the commissioner
- 17 and the authority. The response shall indicate whether the
- 18 agency intends to implement the recommendations and, if the
- 19 agency does not intend to implement them, the public agency
- 20 shall present its reasons. The reasons may include but are
- 21 not limited to a description of the purpose of the facility or
- 22 renovation, preservation of historical architectural features,
- 23 architectural and site considerations, and health and safety
- 24 concerns.
- 25 2. Within thirty days of receipt of the response of the
- 26 public agency affected, the authority, the commissioner, or
- 27 both, shall notify in writing the public agency affected of
- 28 the authority's, the commissioner's, or both's agreement
- 29 or disagreement with the response. In the event of a
- 30 disagreement, the authority, the commissioner, or both, shall
- 31 at the same time transmit the notification of disagreement
- 32 with response and related papers to the executive council
- 33 for resolution pursuant to section 7D.34. The life cycle
- 34 cost analysis process, including submittal and approval, and
- 35 implementation exemption requests pursuant to section 470.8,

- 1 shall be completed prior to the letting of contracts for the
- 2 construction or renovation of a facility or the construction
- 3 of an addition.
- 4 Sec. 8. Section 470.8, Code 2015, is amended to read as
- 5 follows:
- 6 470.8 Life cycle cost analysis implementation and
- 7 exemptions.
- 8 1. The public agency responsible for the new construction
- 9 or renovation of a public facility or the construction of an
- 10 addition shall implement the recommendations of the life cycle
- 11 cost analysis.
- 12 2. The commissioner shall adopt rules for the
- 13 implementation and administration of the life cycle cost
- 14 analysis. The commissioner, in consultation with the director,
- 15 shall, by rule, develop criteria to exempt facilities from
- 16 the implementation requirements of this section. Using the
- 17 criteria, the commissioner, in cooperation with the director,
- 18 shall exempt facilities on a case by case basis. Factors to
- 19 be considered when developing the exemption criteria shall
- 20 include, but not be limited to, a description of the purpose
- 21 of the facility or renovation, the preservation of historical
- 22 architectural features, site considerations, and health and
- 23 safety concerns. The commissioner and the director shall grant
- 24 or deny a request for exemption from the requirements of this
- 25 section within thirty days of receipt of the request.
- 26 Sec. 9. EFFECTIVE UPON ENACTMENT. This division of this
- 27 Act, being deemed of immediate importance, takes effect upon
- 28 enactment.
- 29 DIVISION II
- 30 VOLUNTEER COMMISSION
- 31 Sec. 10. Section 15H.5, subsection 5, paragraph a, Code
- 32 2015, is amended to read as follows:
- 33 a. Funding for the Iowa summer youth corps program, and the
- 34 Iowa green corps program established pursuant to section 15H.6,
- 35 the Iowa reading corps program established pursuant to section

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- 1 15H.7, and the Iowa national service corps program established
- 2 pursuant to section 15H.8 shall be obtained from private
- 3 sector, and local, state, and federal government sources, or
- 4 from other available funds credited to the community programs
- 5 account, which shall be created within the economic development
- 6 authority under the authority of the commission. Moneys
- 7 available in the account for a fiscal year are appropriated to
- 8 the commission to be used for the programs. The commission
- 9 may establish an escrow account within the authority and
- 10 obligate moneys within that escrow account for tuition or
- 11 program payments to be made beyond the term of any fiscal year.
- 12 Notwithstanding section 12C.7, subsection 2, interest earned
- 13 on moneys in the community programs account shall be credited
- 14 to the account. Notwithstanding section 8.33, moneys in the
- 15 community programs account or escrow account shall not revert
- 16 to the general fund but shall remain available for expenditure
- 17 in future fiscal years.
- 18 Sec. 11. NEW SECTION. 15H.7 Iowa reading corps.
- 19 1. a. The Iowa commission on volunteer service, in
- 20 collaboration with the department of education, may establish
- 21 an Iowa reading corps program to provide Iowa reading corps
- 22 Americorps members with a data-based, problem-solving model
- 23 of literacy instruction to use in tutoring students from
- 24 prekindergarten to third grade who are not proficient in
- 25 reading or who are at risk of becoming not proficient in
- 26 reading.
- 27 b. The program shall incorporate models of the evaluation
- 28 and teaching of early literacy skills, including comprehensive,
- 29 research-based reading instruction which has been reviewed and
- 30 approved by the department of education in collaboration with
- 31 the Iowa reading research center established by section 256.9,
- 32 subsection 53, paragraph c.
- 33 2. a. The models of literacy instruction utilized by Iowa
- 34 reading corps Americorps members shall align with literacy
- 35 program goals and strategies developed by the state department

1 of education and the Iowa reading research center.

- b. The commission, in collaboration with the department of
- 3 education, may adopt rules to implement and administer this
- 4 section.
- 5 3. The commission may use moneys in and lawfully available
- 6 to the community programs account created in section 15H.5 to
- 7 fund the program.
- 8 4. The commission shall submit an annual report to the
- 9 general assembly and the state department of education that
- 10 records and evaluates program data to determine the efficacy
- 11 of the program.
- 12 Sec. 12. NEW SECTION. 15H.8 Iowa national service corps.
- 13 1. The Iowa commission on volunteer service may establish an
- 14 Iowa national service corps program to provide opportunities
- 15 for state agencies, political subdivisions of the state, and
- 16 private nonprofit organizations to create national service
- 17 programs outside of existing state and federal programs to meet
- 18 state and local needs and to provide more opportunities for
- 19 Iowans to serve their state and country and foster a cultural
- 20 expectation of service in Iowa through a unified service corps.
- 21 2. The commission may establish rules for approving Iowa
- 22 national service corps programs and national service positions.
- 23 Existing programs and service positions, including those
- 24 established through the Americorps programs in Iowa created
- 25 pursuant to 42 U.S.C. §12501, Senior Corps and Americorps vista
- 26 in Iowa created pursuant to 42 U.S.C. §4950, the Iowa summer
- 27 youth corps program created pursuant to section 15H.5, the Iowa
- 28 green corps program created pursuant to section 15H.6, the
- 29 Iowa reading corps program created pursuant to section 15H.7,
- 30 and the Iowa conservation corps created pursuant to section
- 31 84A.7, are part of the Iowa national service corps programs and
- 32 national service positions.
- 33 3. State agencies or political subdivisions of the state
- 34 may enter into an agreement with any approved Iowa national
- 35 service corps program directly or through an agreement with

- 1 the commission. State agencies or political subdivisions of
- 2 the state may establish Iowa national service corps programs
- 3 or contract with a third-party vendor to assist the agency or
- 4 political subdivision in establishing such programs.
- 5 4. State agencies or political subdivisions of the state may
- 6 give priority to grants or projects funded that utilize Iowa
- 7 national service corps programs.
- 8 5. State agencies or political subdivisions of the state
- 9 may establish hiring preferences for any Iowa national service
- 10 corps or Americorps participant who has successfully completed
- 11 a year of full-time service or one thousand seven hundred hours
- 12 over a period extending beyond a year.
- 6. A person participating in the Iowa national service corps
- 14 program is not an employee of the organization in which the
- 15 person is enrolled regardless of whether a stipend is provided,
- 16 shall be exempt from the merit system requirements, and is not
- 17 eligible to receive unemployment compensation benefits upon
- 18 completion of service.
- 19 DIVISION III
- 20 SCIENCE, TECHNOLOGY, ENGINEERING, AND MATHEMATICS INTERNSHIP
- 21 Sec. 13. Section 15.411, subsection 3, Code 2015, is amended
- 22 to read as follows:
- 23 3. a. The authority shall establish and administer an
- 24 internship program with two components for Iowa students.
- 25 To the extent permitted by this subsection, the authority
- 26 shall administer the two components in as similar a manner as
- 27 possible. For purposes of this subsection, "Iowa student" means
- 28 a student of an Iowa community college, private college, or
- 29 institution of higher learning under the control of the state
- 30 board of regents, or a student who graduated from high school
- 31 in Iowa but now attends an institution of higher learning
- 32 outside the state of Iowa.
- 33 b. The purpose of the first component of the program is
- 34 to link Iowa students to small and medium sized Iowa firms
- 35 through internship opportunities. An Iowa employer may receive

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1 financial assistance in an amount of one dollar for every
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- 2 two dollars paid by the employer to an intern on a matching
- 3 basis for a portion of the wages paid to an intern. If
- 4 providing financial assistance, the authority shall provide the
- 5 assistance on a reimbursement basis such that for every three
- 6 dollars of wages earned by the student, two dollars paid by
- 7 the employer is matched by one dollar from the authority. The
- 8 amount of financial assistance shall not exceed three thousand
- 9 one hundred dollars for any single internship, or nine thousand
- 10 three hundred dollars for any single employer. In order to be
- 11 eligible to receive financial assistance under this paragraph,
- 12 the employer must have five hundred or fewer employees and must
- 13 be an innovative business. The authority shall encourage youth
- 14 who reside in economically distressed areas, youth adjudicated
- 15 to have committed a delinquent act, and youth transitioning out
- 16 of foster care to participate in the first component of the
- 17 internship program.
- 18 c. (1) The purpose of the second component of the program
- 19 is to assist in placing Iowa students studying in the fields
- 20 of science, technology, engineering, and mathematics into
- 21 internships that lead to permanent positions with Iowa
- 22 employers. The authority shall collaborate with eligible
- 23 employers, including but not limited to innovative businesses,
- 24 to ensure that the interns hired are studying in such fields.
- 25 An Iowa employer may receive financial assistance in an amount
- 26 of one dollar for every dollar paid by the employer to an
- 27 intern on a matching basis for a portion of the wages paid to
- 28 an intern. If providing financial assistance, the authority
- 29 shall provide the assistance on a reimbursement basis such
- 30 that for every two dollars of wages earned by the student,
- 31 one dollar paid by the employer is matched by one dollar from
- 32 the authority. The amount of financial assistance shall not
- 33 exceed five thousand dollars per internship. The authority may
- 34 adopt rules to administer this component. In adopting rules to
- 35 administer this component, the authority shall adopt rules as

- 1 similar as possible to those adopted pursuant to paragraph "b".
- 2 (2) The requirement to administer this component of the
- 3 internship program is contingent upon the provision of funding
- 4 for such purposes by the general assembly.
- 5 Sec. 14. EMERGENCY RULES. The economic development
- 6 authority may adopt emergency rules under section 17A.4,
- 7 subsection 3, and section 17A.5, subsection 2, paragraph "b",
- 8 to implement the provisions of this division of this Act and
- 9 the rules shall be effective immediately upon filing unless
- 10 a later date is specified in the rules. Any rules adopted
- ll in accordance with this section shall also be published as a
- 12 notice of intended action as provided in section 17A.4.
- 13 Sec. 15. EFFECTIVE UPON ENACTMENT. This division of this
- 14 Act, being deemed of immediate importance, takes effect upon
- 15 enactment.
- 16 Sec. 16. RETROACTIVE APPLICABILITY. This division of this
- 17 Act applies retroactively to July 1, 2014.
- 18 DIVISION IV
- 19 REINVESTMENT DISTRICTS AND FLOOD MITIGATION
- 20 Sec. 17. Section 15J.4, subsection 3, paragraph a, Code
- 21 2015, is amended to read as follows:
- 22 a. The municipality shall submit a copy of the resolution,
- 23 the proposed district plan, and all accompanying materials
- 24 adopted pursuant to this section to the board for evaluation.
- 25 The board shall not approve a proposed district plan or an
- 26 amendment to an existing district's plan on or after July 1,
- 27 2018.
- 28 Sec. 18. Section 28F.12, Code 2015, is amended to read as
- 29 follows:
- 30 28F.12 Additional powers of the entity.
- 31 a. If the entity is comprised solely of cities, counties,
- 32 and sanitary districts established under chapter 358, or any
- 33 combination thereof, the entity shall have in addition to all
- 34 the powers enumerated in this chapter, the powers which that a
- 35 county has with respect to solid waste disposal projects.

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- 1 b. If the entity is comprised solely of cities, counties,
- 2 and sanitary districts established under chapter 358, or any
- 3 combination thereof, it is a governmental entity with respect
- 4 to projects undertaken pursuant to chapter 418. Unless
- 5 otherwise provided in chapter 418, if undertaking a flood
- 6 mitigation project as a governmental entity under chapter
- 7 418, the provisions of chapter 418 shall prevail over any
- 8 conflicting provision in this chapter.
- 9 Sec. 19. Section 418.1, subsection 4, paragraph c,
- 10 unnumbered paragraph 1, Code 2015, is amended to read as
- 11 follows:
- 12 A joint board or other legal or administrative entity
- 13 established or designated in an agreement pursuant to chapter
- 14 28E or 28F between any of the following:
- 15 Sec. 20. Section 418.1, subsection 4, paragraph c, Code
- 16 2015, is amended by adding the following new subparagraph:
- 17 NEW SUBPARAGRAPH. (4) One or more counties, one or more
- 18 cities that are located in whole or in part within those
- 19 counties, and one or more sanitary districts established under
- 20 chapter 358 or a combined water and sanitary district as
- 21 provided for in sections 357.1B and 358.1B, located in whole or
- 22 in part within those counties.
- 23 Sec. 21. Section 418.4, subsection 1, paragraph b, Code
- 24 2015, is amended to read as follows:
- 25 b. A governmental entity as defined in section 418.1,
- 26 subsection 4, paragraph c, shall have the power to construct,
- 27 acquire, own, repair, improve, operate, and maintain a project,
- 28 may sue and be sued, contract, and acquire and hold real and
- 29 personal property, subject to the limitation in paragraph
- 30 c'', and shall have such other powers as may be included in
- 31 the chapter 28E or 28F agreement. Such a governmental entity
- 32 may contract with a city or the county participating in the
- 33 chapter 28E agreement to perform any governmental service,
- 34 activity, or undertaking that the city or county is authorized
- 35 by law to perform, including but not limited to contracts for

- 1 administrative services.
- 2 Sec. 22. Section 418.11, subsection 3, paragraph c, Code
- 3 2015, is amended to read as follows:
- 4 c. For projects approved for a governmental entity as
- 5 defined in section 418.1, subsection 4, paragraph c, the
- 6 area used to determine the sales tax increment shall include
- 7 the incorporated areas of each participating city that is
- 8 participating in the chapter 28E agreement, the unincorporated
- 9 areas of the each participating county, and the area of any
- 10 participating drainage district not otherwise included in
- 11 the areas of the participating cities or county, and the
- 12 area served by any sanitary district or combined water and
- 13 sanitary district and not otherwise included in the areas of
- 14 the participating cities or counties, as applicable.
- 15 Sec. 23. Section 418.11, subsection 3, Code 2015, is amended
- 16 by adding the following new paragraph:
- 17 NEW PARAGRAPH. d. For all projects, the area used to
- 18 determine the sales tax increment shall not include any parcels
- 19 of real property that are included in a reinvestment district
- 20 designated pursuant to chapter 15J.
- 21 Sec. 24. Section 418.12, subsection 5, Code 2015, is amended
- 22 to read as follows:
- 23 5. If the department of revenue determines that the revenue
- 24 accruing to the fund or accounts within the fund exceeds
- 25 thirty million dollars or exceeds the amount necessary for the
- 26 purposes of this chapter if the amount necessary is less than
- 27 thirty million dollars, then those as limited by subsection
- 28 4, paragraph "a", the excess moneys shall be credited by the
- 29 department of revenue for deposit in the general fund of the
- 30 state.
- 31 Sec. 25. Section 418.14, subsection 3, paragraph a, Code
- 32 2015, is amended to read as follows:
- 33 a. Except as otherwise provided in this section, bonds
- 34 issued pursuant to this section shall not be subject to
- 35 the provisions of any other law or charter relating to the

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- 1 authorization, issuance, or sale of bonds. Bonds issued under
- 2 this section shall not limit or restrict the authority of a
- 3 governmental entity as defined in section 418.1, subsection 4,
- 4 paragraphs "a" and "b", or a city, county, or drainage district,
- 5 sanitary district, or combined water and sanitary district
- 6 participating in a governmental entity as defined in section
- 7 418.1, subsection 4, paragraph "c", to issue bonds for the
- 8 project under other provisions of the Code.
- 9 Sec. 26. Section 418.14, subsection 4, paragraph b, Code
- 10 2015, is amended to read as follows:
- 11 b. If the moneys in the governmental entity's flood project
- 12 fund are insufficient to pay the governmental entity's costs
- 13 related to bonds, notes, or other obligations issued under
- 14 this chapter, the amounts necessary to pay such costs may
- 15 be levied and transferred for deposit in the governmental
- 16 entity's flood project fund from the debt service fund of the
- 17 governmental entity or, if applicable, the debt service fund
- 18 of a participating city or county for a governmental entity as
- 19 defined in section 418.1, subsection 4, paragraph c, but only
- 20 if and to the extent provided in the resolution authorizing the
- 21 issuance of bonds and, if applicable, the chapter 28E or 28F
- 22 agreement.
- 23 Sec. 27. Section 418.15, subsection 4, Code 2015, is amended
- 24 to read as follows:
- 25 4. All property and improvements acquired by a governmental
- 26 entity as defined in section 418.1, subsection 4, paragraph
- 27 "c", relating to a project shall be transferred to the county,
- 28 city, or drainage district, sanitary district, or combined
- 29 water and sanitary district designated in the chapter 28E or
- 30 28F agreement to receive such property and improvements. The
- 31 county, city, or drainage district, sanitary district, or
- 32 combined water and sanitary district to which such property or
- 33 improvements are transferred shall, unless otherwise provided
- 34 in the chapter 28E or 28F agreement, be solely responsible
- 35 for the ongoing maintenance and support of such property and

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- 1 improvements.
- 2 Sec. 28. Section 423.2, subsection 11, paragraph b, Code
- 3 2015, is amended by adding the following new subparagraph:
- 4 NEW SUBPARAGRAPH. (05) Beginning the first day of the
- 5 calendar quarter beginning on the reinvestment district's
- 6 commencement date, subject to remittance limitations
- 7 established by the economic development authority board
- 8 pursuant to section 15J.4, subsection 3, transfer to a district
- 9 account created in the state reinvestment district fund for
- 10 each reinvestment district established under chapter 15J, the
- 11 amount of new state sales tax revenue, determined in section
- 12 15J.5, subsection 1, paragraph "b", in the district, that
- 13 remains after the prior transfers required under this paragraph
- 14 "b". Such transfers shall cease pursuant to section 15J.8.
- 15 Sec. 29. Section 423.2, subsection 11, paragraph b,
- 16 subparagraph (6), Code 2015, is amended by striking the
- 17 subparagraph.
- 18 Sec. 30. Section 423.2, Code 2015, is amended by adding the
- 19 following new subsection:
- 20 NEW SUBSECTION. 11A. Of the amount of sales tax revenue
- 21 actually transferred per quarter pursuant to subsection 11,
- 22 paragraph "b", subparagraphs (05) and (5), the department shall
- 23 retain an amount equal to the actual cost of administering the
- 24 transfers under subsection 11, paragraph "b", subparagraphs
- 25 (05) and (5), or twenty-five thousand dollars, whichever is
- 26 less. The amount retained by the department pursuant to this
- 27 subsection shall be divided pro rata each quarter between the
- 28 amounts that would have been transferred pursuant to subsection
- 29 11, paragraph "b", subparagraphs (05) and (5), without the
- 30 deduction made by operation of this subsection. Revenues
- 31 retained by the department pursuant to this subsection shall be
- 32 considered repayment receipts as defined in section 8.2.
- 33 Sec. 31. EFFECTIVE UPON ENACTMENT. This division of this
- 34 Act, being deemed of immediate importance, takes effect upon
- 35 enactment.

- 1 Sec. 32. RETROACTIVE AND OTHER APPLICABILITY.
- 2 l. Except as provided in subsection 3, this division of this
- 3 Act applies retroactively to reinvestment districts designated
- 4 under chapter 15J in existence on or after July 1, 2014.
- 5 2. Except as provided in subsection 3, this division of
- 6 this Act applies to flood mitigation project plan applications
- 7 received under chapter 418 before, on, or after the effective
- 8 date of this division of this Act.
- 9 3. The sections of this division of this Act amending
- 10 section 423.2, subsection 11, and enacting section 423.2,
- 11 subsection 11A, apply to transfers of sales tax revenues made
- 12 on or after July 1, 2015.
- 13 DIVISION V
- 14 ENTERPRISE ZONES
- 15 Sec. 33. 2014 Iowa Acts, chapter 1130, section 43,
- 16 subsection 1, is amended to read as follows:
- 17 l. On or after the effective date of this division of this
- 18 Act, a city or county shall not create an enterprise zone under
- 19 chapter 15E, division XVIII, or enter into a new agreement or
- 20 amend an existing agreement under chapter 15E, division XVIII.
- 21 A city or county and the economic development authority, with
- 22 the approval of the economic development authority board, may
- 23 amend an agreement for compliance reasons if the amendment
- 24 does not increase the amount of incentives awarded under the
- 25 agreement.
- 26 DIVISION VI
- 27 NUISANCE PROPERTIES AND ABANDONED BUILDINGS
- 28 Sec. 34. Section 15.335B, subsection 2, paragraph a, Code
- 29 2015, is amended by adding the following new subparagraph:
- 30 NEW SUBPARAGRAPH. (8) For deposit in the nuisance property
- 31 remediation fund created pursuant to section 15.338.
- 32 Sec. 35. NEW SECTION. 15.338 Nuisance property remediation
- 33 assistance fund.
- 1. a. The economic development authority shall establish
- 35 a nuisance property remediation fund pursuant to section

1 15.106A, subsection 1, paragraph "o", for purposes of providing

- 2 financial assistance to cities for the remediation of nuisance
- 3 properties and abandoned buildings and other structures. The
- 4 authority shall administer the fund in a manner designed to
- 5 make funds annually available to cities for purposes of this
- 6 section.
- 7 b. The authority may administer a fund established for
- 8 purposes of this section as a revolving fund. The fund may
- 9 consist of any moneys appropriated by the general assembly for
- 10 purposes of this section and any other moneys that are lawfully
- ll available to the authority, including moneys transferred or
- 12 deposited from other funds created pursuant to section 15.106A,
- 13 subsection 1, paragraph "o".
- 14 c. The authority shall use any moneys specifically
- 15 appropriated for purposes of this section only for the purposes
- 16 of this section. The authority may use all other moneys in the
- 17 fund, including interest, earnings, recaptures, and repayments
- 18 for purposes of this section or the authority may transfer
- 19 the other moneys to other funds created pursuant to section
- 20 15.106A, subsection 1, paragraph "o".
- 21 d. Notwithstanding section 8.33, moneys in the nuisance
- 22 property remediation fund at the end of each fiscal year shall
- 23 not revert to any other fund but shall remain in the fund for
- 24 expenditure for subsequent fiscal years.
- 25 e. The authority may use not more than five percent of
- 26 the moneys in the fund at the beginning of the fiscal year
- 27 for purposes of administrative costs, finance, compliance,
- 28 marketing, and program support.
- 29 2. The authority shall use moneys in the fund to provide
- 30 financial assistance to cities for the remediation of nuisance
- 31 properties and abandoned buildings and other structures. Such
- 32 financial assistance may include grants, loans, forgivable
- 33 loans, or other forms of financial assistance as necessary
- 34 to effectuate the purposes of this section. The authority
- 35 may provide financial assistance under this section using a

1 competitive scoring process.

- In providing financial assistance under this section,
- 3 the authority may give priority to cities with severe blighted
- 4 areas, widespread dilapidated housing stock, or high rates of
- 5 low or moderate income residents.
- 6 4. The authority shall enter into an agreement with
- 7 each city for the receipt of financial assistance under
- 8 this section. The authority may negotiate the terms of the
- 9 agreement.
- 10 5. In providing financial assistance under this section,
- 11 the authority shall coordinate with a city to develop a plan
- 12 for the use of funds that is consistent with the community
- 13 development, housing, and economic development goals of the
- 14 city. The terms of the agreement entered into pursuant to
- 15 subsection 3 and the use of financial assistance provided under
- 16 this section shall reflect the plan developed based on a city's
- 17 goals.
- 18 Sec. 36. Section 657A.1, subsections 1 and 3, Code 2015, are
- 19 amended to read as follows:
- 20 1. "Abandoned" or "abandonment" means that a building has
- 21 remained vacant and has been in violation of the housing code
- 22 or building code of the city in which the property is located
- 23 or the housing code or building code applicable in the county
- 24 in which the property is located if outside the limits of a
- 25 city for a period of six consecutive months.
- 26 3. "Building" means a building or structure located in a
- 27 city or outside the limits of a city in a county, which is used
- 28 or intended to be used for commercial or industrial purposes or
- 29 which is used or intended to be used for residential purposes,
- 30 and includes a building or structure in which some floors
- 31 may be used for retail stores, shops, salesrooms, markets,
- 32 or similar commercial uses, or for offices, banks, civic
- 33 administration activities, professional services, or similar
- 34 business or civic uses, and other floors are used, designed, or
- 35 intended to be used for residential purposes.

- 1 Sec. 37. Section 657A.10A, subsection 1, paragraph b, Code
- 2 2015, is amended to read as follows:
- 3 b. The petition shall be filed in the district court of
- 4 the county in which the property is located. Service on the
- 5 owner and any other named respondents shall be by personal
- 6 service or certified mail and or, if service cannot be made by
- 7 either method, by posting the notice in a conspicuous place
- 8 on the building and by publication in a newspaper of general
- 9 circulation in the city. The action shall be in equity.
- 10 Sec. 38. Section 657A.10A, subsection 3, paragraphs d, f,
- 11 and j, Code 2015, are amended to read as follows:
- 12 d. Whether the building meets the city's housing code for as
- 13 being fit for human habitation, occupancy, or use.
- 14 f. Whether the building is boarded up or otherwise secured
- 15 from unauthorized entry.
- 16 j. Past and current compliance with orders of the local
- 17 housing or building code official.
- 18 Sec. 39. Section 657A.10A, subsection 3, Code 2015, is
- 19 amended by adding the following new paragraphs:
- 20 NEW PARAGRAPH. Oe. Whether the building meets the city's
- 21 building code as being fit for occupancy or use.
- 22 NEW PARAGRAPH. Oh. Whether those claiming an interest
- 23 in the property have, prior to the filing of the petition,
- 24 demonstrated a good-faith effort to restore the property to
- 25 productive use.
- 26 Sec. 40. Section 657A.10A, subsections 4 and 5, Code 2015,
- 27 are amended to read as follows:
- 28 4. In lieu of the considerations in subsection 3, if the
- 29 city can establish to the court's satisfaction that all parties
- 30 with an interest in the property have received proper notice
- 31 and either consented to the entry of an order awarding title
- 32 to the property to the city or did not make a good faith
- 33 good-faith effort to comply with the order of the local housing
- 34 or building code official within sixty days after the filing
- 35 of the petition, the court shall enter judgment against the

1 respondents granting the city title to the property.

- If the court determines that the property has been
- 3 abandoned or that subsection 4 applies, the court shall enter
- 4 judgment and order awarding title to the city. The title
- 5 awarded to the city shall be free and clear of any claims,
- 6 liens, or encumbrances held by the respondents.
- 7 EXPLANATION
- 8 The inclusion of this explanation does not constitute agreement with 9 the explanation's substance by the members of the general assembly.
- 10 This bill relates to economic development by modifying life
- ll cycle cost analysis provisions relating to public facilities,
- 12 modifying and establishing programs administered by the Iowa
- 13 commission on volunteer service, specifying the state matching
- 14 funds available for payment of intern wages under the science,
- 15 technology, engineering, and mathematics internship program,
- 16 modifying provisions related to reinvestment districts and to
- 17 flood mitigation projects, modifying provisions concerning
- 18 enterprise zones, and modifying provisions and establishing a
- 19 program relating to nuisance property and abandoned buildings.
- 20 Division I of the bill modifies provisions relating to the
- 21 life cycle analysis required of certain public facilities.
- 22 The division adds a definition of "addition" and modifies the
- 23 definitions of "facility" and "renovation" and requires a
- 24 public agency responsible for the construction or renovation
- 25 of a facility or the construction of an addition to a facility
- 26 to include the performance of a life cycle cost analysis as
- 27 a design criterion on or after the effective date of the
- 28 division. The division requires a public agency or person
- 29 preparing a life cycle cost analysis for a public agency to
- 30 use methodology established, by rule, by the state building
- 31 code commissioner, rather than methods and analytical
- 32 models provided by the economic development authority. The
- 33 division requires the commissioner to also adopt rules for the
- 34 implementation and adoption of the life cycle cost analysis.
- 35 The division takes effect upon enactment.

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      Division II of the bill concerns programs administered
 2 by the Iowa commission on volunteer service (commission).
 3 The division allows the commission, in collaboration with
 4 the department of education, to establish the Iowa reading
 5 corps. The Iowa reading corps would provide Iowa reading corps
 6 Americorps members with a data-based, problem-solving model
 7 of literacy instruction to use in tutoring students, from
 8 prekindergarten to third grade that are either not proficient
 9 in reading or at risk of becoming not proficient in reading.
10 The division requires all models of literacy instruction used
11 by Iowa reading corps Americorps members to align with literacy
12 program goals and strategies developed by the Iowa department
13 of education and the Iowa reading research center.
14 division allows the commission to use moneys in and available
15 to the community programs account established in current Code
16 section 15H.5 to fund the program.
      The division also allows the commission to establish an
17
18 Iowa national service corps to provide opportunities for state
19 agencies, political subdivisions of the state, and private
20 nonprofit organizations to create national service programs
21 outside of existing state and federal programs to meet state
22 and local needs and provide opportunities for volunteer
23 service. The division provides that existing programs and
24 service positions are automatically part of the Iowa national
25 service corps programs. The division allows state agencies or
26 political subdivisions of the state to enter into agreements
27 with approved Iowa national service corps programs either
28 directly or through the commission. The division states a
29 person participating in the Iowa national service corps program
30 is not an employee of the organization in which the person is
31 enrolled, is exempt from the state merit system requirements,
32 and is ineligible to receive unemployment compensation benefits
33 upon completion of service. The division allows state agencies
34 or political subdivisions of the state to establish hiring
35 preferences for Iowa national service corps or Americorps
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1 participants that have successfully completed a year of 2 full-time service or 1,700 hours over a period beyond one year. Division III of the bill amends language relating to wages 4 paid to an intern under the science, technology, engineering, 5 and mathematics internship program to specify that an Iowa 6 employer may receive financial assistance from the state on a 7 matching basis. The division provides that if the authority 8 offers financial assistance for a student at a small or medium 9 sized Iowa firm that is an innovative business, for every \$3 10 earned by the student in wages, the employer's payment of \$2 11 shall be matched by the authority with \$1 on a reimbursement 12 basis. If the authority offers financial assistance for a 13 science, technology, engineering, or mathematics student 14 working with an Iowa employer, for every \$2 earned by the 15 student in wages, the employer's payment of \$1 shall be 16 matched by the authority with \$1 on a reimbursement basis. 17 The division requires the authority to administer the two 18 components of the internship program in as similar a manner 19 as possible. The division authorizes the authority to adopt 20 emergency rules for this division of the bill. The division 21 takes effect upon enactment and applies retroactively to 22 contracts for financial assistance entered into on or after 23 July 1, 2014. 24 Division IV of the bill relates to reinvestment districts 25 under Code chapter 15J and flood mitigation projects under 26 Code chapter 418. The division eliminates the prohibition on 27 the flood mitigation board approving an amendment on or after 28 July 1, 2018, to an existing district's plan. The division 29 modifies the definition of "governmental entity" for purposes 30 of a flood mitigation project to include a joint board or other 31 legal or administrative entity formed by a Code chapter 28F 32 agreement entered into by one or more counties, one or more 33 cities at least partly within the counties, and one or more 34 Code chapter 358 sanitary districts or a combined water and 35 sanitary district established by Code chapter 357 or 358 and

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- 1 located at least partly within the city or county.
- 2 The division provides that, for purposes of funding a
- 3 flood mitigation project, the sales tax increment area shall
- 4 not include any parcels that are included in a reinvestment
- 5 district established under Code chapter 15J.
- 6 The division removes the \$30 million limit on the amount
- 7 of moneys that may accrue to the flood mitigation fund or the
- 8 accounts within the fund, but maintains the requirement that
- 9 the department of revenue determine whether the moneys in the
- 10 fund exceeds the amount necessary for the purposes of the Code
- 11 chapter and, if so, to credit the money to the department for
- 12 deposit in the general fund of the state. The limitation on
- 13 the total amount of remittances that may be made from the fund
- 14 in any fiscal year is maintained at \$30 million.
- 15 The division provides that transfers of sales tax increment
- 16 revenue to a reinvestment district account shall be made
- 17 prior to transfer of sales tax increment revenue to a flood
- 18 mitigation project account. The division also provides that
- 19 from the amounts transferred to reinvestment district accounts
- 20 and flood mitigation project accounts the department of revenue
- 21 shall retain the lesser of \$25,000 or the actual cost of
- 22 administering the specified transfers of sales tax increment
- 23 revenue quarterly as a repayment receipt. The bill provides
- 24 the process for the retention of the revenue.
- 25 The division is effective upon enactment. The division
- 26 applies retroactively to reinvestment districts designated
- 27 under Code chapter 15J in existence on or after July 1, 2014,
- 28 and flood mitigation project plan applications received before,
- 29 on, or after the effective date of the division. The sections
- 30 of the division amending Code section 423.2, regarding the
- 31 transfers of sales tax increment revenue to a reinvestment
- 32 district and to a flood mitigation project account as well as
- 33 the retention of repayment receipts, apply to transfers of
- 34 sales tax revenues made on or after July 1, 2015.
- 35 Division V of the bill relates to enterprise zones. The

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- 1 division allows a city or county and the economic development
- 2 authority for compliance reasons to amend agreements made under
- 3 the enterprise zone program as long as the amendments do not
- 4 increase the amount of incentives awarded and the economic
- 5 development authority board approves.
- 6 Division VI of the bill relates to nuisance properties
- 7 and abandoned buildings. The division requires the economic
- 8 development authority to establish a nuisance property
- 9 remediation fund for the purpose of providing financial
- 10 assistance to cities for the remediation of nuisance
- 11 properties, abandoned buildings, and other structures. The
- 12 division provides that moneys in a fund established in the high
- 13 quality jobs program may be deposited in the nuisance property
- 14 remediation fund. The division allows the authority to operate
- 15 the fund as a revolving fund and to use moneys in the fund for
- 16 purposes of the program, or the authority may transfer the
- 17 moneys to other funds it has created. However, the division
- 18 states that the authority must use any money specifically
- 19 appropriated for nuisance property remediation assistance for
- 20 the program. Moneys in the fund consist of appropriations and
- 21 any other moneys lawfully available to the authority. The
- 22 authority may provide this assistance using a competitive
- 23 scoring process. The division requires the authority to enter
- 24 into an agreement with the city concerning the assistance. The
- 25 division allows the authority to grant priority to cities with
- 26 severe blighted areas, widespread dilapidated housing stock, or
- 27 high rates of low and moderate income residents.
- 28 Division VI also makes changes to the authority of cities
- 29 and counties relating to certain abandoned or unsafe buildings.
- 30 Code chapter 657A allows a city or county to take action
- 31 to abate by rehabilitation a building used primarily for
- 32 residential purposes that meets the statutory definition of
- 33 "abandoned" or "public nuisance", as those terms are defined
- 34 by the Iowa Code. The costs associated with rehabilitating
- 35 the building that remain unpaid by the owner create a mortgage

- 1 lien against the property. In lieu of abatement through
- 2 rehabilitation, Code section 657A.10A allows a city to file
- 3 an action in district court to take title to an abandoned
- 4 building. The court may award title to the petitioning city if
- 5 the court finds that the building is abandoned, using factors
- 6 established in statute, or if the city establishes that all
- 7 interested parties received proper notice and the interested
- 8 parties either consented to the title transfer or had taken no
- 9 action to comply with local housing official orders within 60
- 10 days after the filing of the petition.
- 11 The division amends the definition of "building" in Code
- 12 section 657A.1 to include buildings used or intended to be used
- 13 for commercial or industrial purposes and makes corresponding
- 14 amendments to refer to the local building code or local housing
- 15 code, as applicable.
- 16 Currently, Code section 657A.10A requires that service
- 17 of notice of the filing of the petition for title be made
- 18 on interested parties by certified mail and by posting on
- 19 the building. The division provides that service shall be
- 20 by personal service or certified mail or, if service cannot
- 21 be made by either method, by posting on the building and
- 22 publication in a newspaper of general circulation in the city.
- 23 The division also amends Code section 657A.10A to add to the
- 24 listing of factors for the court to consider when determining
- 25 whether property has been abandoned.